UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

Stanley McClean,

Individually and on behalf of all others similarly situated,

Civ. Action #: 12-CV-4049 (NGG)(SMG)

Plaintiff,

-V-

NOTICE OF VOLUNTARY DISMISSAL WITHOUT PREJUDICE

Steadman Parking Services, LLC,

Defendant.

PLEASE TAKE NOTICE THAT, Plaintiff Stanley McClean, by his undersigned counsel, hereby dismisses the above-entitled action without prejudice, pursuant to Federal Rules of Civil Procedure Rule 41 (a)(1).

Dated: Queens Village, New York August 22, 2012

By:

Abdul K. Hassan, Esq.

Counsel for Plaintiff McClean

215-28 Hillside Avenue

Queens Village, New York 11427

Tel: 718-740-1000

Stanley McClean, Plaintiff

cc: Steadman Parking Services, LLC (Via Regular Mail on 8-2/4-2012)

13921 Springfield Boulevard

Springfield Gardens, NY 11413 - Tel: 718-712-5570